State of New Hampshire

Filing Fee: \$35.00 Use black print or type. Form D-1 RSA 293-A:9.22

ARTICLES OF DOMESTICATION

PURSUANT TO THE PROVISIONS of the New Hampshire Business Corporation Act, RSA 293-A, the undersigned applies for Articles of Domestication of a corporation or professional corporation and for that purpose submits the following statement:

FIRST: Exact name of the corporation or professiona	al corporation in the jurisdiction of organization:
SECOND: If that name is unavailable for use in this s	·
desires to change its name in connection with the dor requirements of RSA 293-A:4.01:	•
THIRD: The jurisdiction of incorporation of the corpor	
the filing of the articles of domestication:	
FOURTH: Date of incorporation in foreign jurisdiction	n:
FIFTH: The foreign corporation or professional corpo	oration is or is not currently authorized to
conduct business in the state of New Hampshire.	
SIXTH: The domestication of the corporation or profe	essional corporation in this state was duly authorized
as required by the laws of the jurisdiction in which the	corporation or professional corporation was
incorporated immediately before its domestication in t	this state.
SEVENTH: The Articles of Domestication shall take	effect on the effective time provided in
RSA 293-A:1.23, unless a later effective date not mor	re than 90 days from the date and time of filing is
specified:	
	(Signature of an officer or other duly authorized representative)
	(Print or type name)
	(Title)
	, ,
	Date signed:

Disclaimer: All documents filed with the Corporation Division become public records and will be available for public inspection in either tangible or electronic form.

Mail fees, <u>dated and signed Articles of Domestication</u>, <u>Plan of Domestication and Articles of Incorporation</u> to:

Mailing Address - Corporation Division, NH Dept. of State, 107 N Main St, Rm 204, Concord, NH 03301-4989

Physical Location - State House Annex, 3rd Floor, Rm 317, 25 Capitol St, Concord, NH

State of New Hampshire

ARTICLES OF INCORPORATION INSTRUCTIONS FOR COMPLETING FORM 11PC (RSA 293-A:2.02, RSA 294-A & RSA 293-C)

TEN STEPS TO AVOID REJECTION

- 1. The form must be legibly printed or typed on 8.5" x 11" paper and maintain 1" margins. Pencil or erasable ink is not acceptable.
- 2. **Article First:** The name must contain a professional corporation designation. Per RSA 294-A:7, the name shall end in "Professional Corporation", Professional Association", "Prof. Corp.", "Prof. Ass'n.", "P.C." or "P.A."
- 3. Principal business information is optional and is not part of Article First. The registered agent address will be used as the principal office address if no principal office address is listed.
- 4. **Article Second:** Per RSA 293-A:6.01, all corporations must state how many shares the corporation is authorized to issue. All corporations must have at least one share. RSA 293-A:1.40 (22) defines a share as a unit to which proprietary interests in the corporation are divided (unit of ownership).
- 5. **Article Third:** Per RSA 293-A:5.01, a registered agent and registered office must be provided. The registered agent must reside in New Hampshire. The registered agent is the person who would receive service of process should the corporation be sued. The registered office is the registered agent's business address where the registered agent can be found for in-hand service of process. **A street/physical address must be provided. Your application will not be processed without an agent named or if an out of state address is listed.**
- 6. Article Fourth: Purposes must conform to RSA 294-A:1 VI.
 - **RSA 294-A:1 VI** "Professional service" means any service which may lawfully be rendered only by certified public accountants, public accountants, architects, attorneys, podiatrists, chiropractors, dentists, pharmacists, professional engineers, land surveyors, registered professional nurses, optometrists, physicians and surgeons, physician assistants, psychologists, veterinarians, and all other professionals licensed, registered, certified, or otherwise authorized and permitted to practice independently under the provisions of RSA 309-B, 310-A, 311, 315, 316-A, 317-A, 318, 326-B, 327, 328-D, 329, 329-B, 330-A, or 332-B and which may not lawfully be rendered by a corporation organized under the law of this state applicable to business corporations.
 - **RSA 293-C:6** A benefit corporation shall have a purpose of creating general public benefit. This purpose is in addition to its purpose under RSA 293-A and RSA 294-A:1 VI.
- 7. **Article Fifth:** To identify your business as a benefit corporation, the articles of incorporation must include the following statement: **The above named business** ______ (is/is not) electing, by at least the minimum status vote defined by RSA 293-C:2 VII, to become a benefit corporation pursuant to RSA 293-C. Please fill in the blank space in this statement with the word "is" to confirm your business is a benefit corporation, or "is not" to confirm your business is not a benefit corporation. If your business is a benefit corporation please indicate the fiscal year end date.
- 8. **Article Sixth:** List the name of each incorporator and their business address. Note: An incorporator is defined as an individual RSA 293-A:2.01. The incorporator(s) listed must sign the Articles of Incorporation.
- 9. See RSA 293-A:2.02 (b) for additional articles which may be included.
- 10. The total filing fee to register is \$100.00, payable to the State of New Hampshire.

PLEASE NOTE: The name will be searched for availability upon receipt of these documents. If the filing has been accepted, you will receive a filed-stamped copy within 30 days. If you do not receive an acknowledgement, please contact our office. Checks are deposited upon receipt. If the check has been cashed, it only indicates we have received the document. A cashed check is not an indication that the document has been accepted and filed. Please call the Corporation Division (603-271-3246) with any questions you may have regarding this application.

State of New Hampshire

Filing fee: \$100.00 Use black print or type.

Form 11PC RSA 293-A:2.02, RSA 294-A & RSA 293-C

ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation under the New Hampshire Business Corporation Act, adopt(s) the following articles of incorporation for such corporation:

FIRST: The name of the professional corporation is Principal Business Information						
.,	ce Address:(no. & street)		(city/town)	(state)	(zip code)	
Principal Mai	ling Address (if different): _					
		(no. & street)	(city/town)	(state)	(zip code)	
Business Ph	one:					
Business Em	nail:					
Please	check if you would prefer to	receive the Annu	ual Report Reminder N	Notice by ema	il.	
SECOND: The	e number of shares the profe	essional corporati	on is authorized to iss	sue:		
Share Type (optional)	No. of Authorized Shares	Par Value (optional)	Comments (options	al)		
	ame of the professional corp					
(no. & street)			(city/town)	(state)	(zip code)	
services, for wh	scribe the professional servionich the professional corpora space is needed, attach addition	ation is organized				
(A benefit corp	oration shall have a purpose	of creating gene	ral public benefit per	RSA 293-C:6)		
	oove named business A 293-C:2, VII, to become a				atus vote	
Fiscal year end	d date of the benefit corporat		and day			

SIXTH: List the name of each incorporator and their business address:			
<u>Name</u>	<u>Address</u>		
	Incorporator(s) Signatures		
	Date signed:		

Note: The sale or offer for sale of capital stock of the corporation will comply with the requirements of the New Hampshire Uniform Securities Act (RSA 421-B). The capital stock of the corporation: 1) has been registered or when offered will be registered under RSA 421-B; 2) is exempted or when offered will be exempted under RSA 421-B; 3) is or will be offered in a transaction exempted from registration under RSA 421-B; 4) is not a security under RSA 421-B; OR 5) is a federal covered securities under RSA 421-B. The statement above shall not by itself constitute a registration or a notice of exemption from registration of securities within the meaning of sections 448 and 461(i)(3) of the United States Internal Revenue Code and the regulation promulgated thereunder.

DISCLAIMER: All documents filed with the Corporation Division become public records and will be available for public inspection in either tangible or electronic form.